

INTERVENTION



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BEFORE THE ARIZONA CORPORATION COMMISSION

KRISTIN K. MAYES
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2009 FEB 12 P 2:45

Arizona Corporation Commission

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Commissioner

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Commissioner

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DOCKET NO. E-20633A-08-0513

IN THE MATTER OF THE APPLICATION OF THE
SOLAR ALLIANCE FOR A DECLARATORY
ORDER THAT PROVIDERS OF CERTAIN SOLAR
SERVICE AGREEMENTS WOULD NOT BE
PUBLIC SERVICE CORPORATIONS

**SALT RIVER PROJECT
AGRICULTURAL IMPROVEMENT
AND POWER DISTRICT'S
MOTION TO INTERVENE**

Salt River Project Agricultural Improvement and Power District ("SRP"),
pursuant to A.A.C. R14-3-105 and the Procedural Order dated January 12, 2009,
hereby moves the Arizona Corporation Commission for an order allowing SRP to
intervene in the above-captioned proceeding. In support of its motion, SRP states as
follows:

1. SRP provides electric service to customers within the State of Arizona;
2. Solar Alliance has applied for a declaratory order that providers of
certain solar service agreements would not be public service corporations.
3. SRP is affected directly and substantially by the outcome of Solar
Alliance's application because its members will have solar service agreements with
SRP's customers, which require interconnection with SRP's electric system.
Additionally, these customers may seek incentives under the Renewable Energy
Standard Rules, pursuant to R14-2-1801 *et seq.*
4. The granting of intervenor status to SRP will not delay this proceeding
or cause the issues to be unduly broadened, nor will it unduly prejudice Solar
Alliance or any other interested parties.

1 5. Service of all correspondence, documents or pleadings should be made
2 to as follows:

3 Kenneth C. Sundlof, Jr.
4 Jennings, Strouss & Salmon, P.L.C.
5 201 E. Washington Street, 11th Floor
6 Phoenix, AZ 85004-2385
7 602.262.5946
8 602.495.2659
9 sundlof@jsslaw.com

10 and

11 Kelly J. Barr
12 Salt River Project Agricultural Improvement & Power District
13 Regulatory Affairs & Contracts, PAB 221
14 P.O. Box 52025
15 Phoenix, AZ 85072-2025
16 602.236.5262
17 602.236.3458
18 Kelly.Barr@srpnet.com

19 WHEREFORE, based upon the foregoing reasons, SRP respectfully requests
20 that the presiding Administrative Law Judge issue an order granting this motion.

21 DATED this 12th day of February, 2009.

22 JENNINGS, STROUSS & SALMON, P.L.C.

23 By  for

24 Kenneth C. Sundlof, Jr.
25 The Collier Center, 11th Floor
26 201 East Washington Street
27 Phoenix, Arizona 85004-2385
 Attorneys for SRP and New West Energy

 ORIGINAL and 13 copies filed this 12th
 day of February, 2009, with:

 Docket Control
 ARIZONA CORPORATION COMMISSION
 1200 West Washington Street
 Phoenix, Arizona 85007

1 COPY emailed this 12th day of
2 February, 2009, to:

3 All parties of record

4 By: Nechelle Maser
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